

May 14, 2024

MEMO ENDORSED

Via ECF

Hon. Jessica G. L. Clarke, U.S.D.J. United States District Court Southern District of New York 500 Pearl Street, Room 1040 New York, NY 10007

Re: Continental Casual Company v. Feldman et al.,

23-cv-8102 (the "Action")

Dear Judge Clarke:

We represent Defendant John Shannon ("Shannon") in the above-referenced Action. On behalf of Shannon and Defendant Ziel Feldman ("Feldman," and with Shannon, "Defendants") as well as Plaintiff Continental Casualty Company ("Continental"), we write to respectfully request (1) an adjournment *on consent* of Defendants' time to respond to the Complaint in this matter from May 16, 2024 to June 28, 2024, and (2) an adjournment of the Initial Pretrial Conference in this matter from June 11, 2024 at 12:00 p.m. to sometime on or after July 15, 2024. There have been three prior requests *on consent* in this matter to adjourn the prior scheduled dates, and those applications were granted on December 18, 2023 (ECF Doc. No. 19), February 29, 2024 (ECF Doc. No. 24), and March 29, 2024 (ECF Doc. No. 26), respectively.

There are two primary reasons for these requests. First, Defendants and Continental wish to adjourn the above dates in order to continue settlement discussions that may resolve the Action without the need for further litigation. Defendants have conveyed a settlement demand in the underlying action to Continental, and Continental is presently formulating its response. Second, this action has been stayed as against another defendant in the Action, Nir Meir ("Meir"), because Meir has filed for bankruptcy and, upon information and belief, remains incarcerated. The parties are continuing to evaluate the impact of that stay with respect to the remainder of the Action and whether the Action should proceed without Meir at this time. The parties also request that the Initial Pretrial Conference occur after Defendants respond to the Complaint. As set forth above, this application is made *on consent*. The Initial Pretrial Conference is also the next scheduled appearance before the Court. Counsel for Defendants and Continental are available to appear for an Initial Pretrial Conference on July 15, July 17, or July 18.

Thank you for your attention to this application.

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Respectfully submitted,

MINTZ & GOLD LLP

By: /s/ Adam K. Brody Kevin M. Brown Adam K. Brody

Attorneys for Defendant John Shannon

cc: Counsel of record

Via ECF

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Via Email

Application GRANTED. Defendants' deadline to respond to the Complaint is extended to **June 28, 2024**. The initial pretrial conference previously scheduled for June 11, 2024 is adjourned to **August 6, 2024** at **12:00 p.m.** The Court is unlikely to grant any further extensions. The Clerk of Court is respectfully directed to terminate the motion at ECF No. 27.

SO ORDERED.

JESSICA G. L. CLARKE United States District Judge

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Dated: May 15, 2024

New York, New York